

PATENT APPLICATION

Serial No. 09/509,39Å Atty. Docket No. 702-000648

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Group Art Unit 1655

In re application of

Jeroen KRIJGSVELD et al.

Serial No. 09/509,391

Filed July 7, 2000

Examiner - Janell Taylor Cleveland

ISOLATED AND RECOMBINANT

ANTIMICROBIAL PEPTIDES

THROMBOCIDIN-1 (TC-1) AND

THROMBOCIDIN-2 (TC-2) OR VARIANTS THEREOF

Pittsburgh, Pennsylvania October 22, 2001

ELECTION WITH TRAVERSE

BOX NON FEE AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Office Action dated September 21, 2001, Applicants submit the following response and remarks:

The Examiner asserts that the application contains claims drawn to three inventions or groups of inventions: peptides (Group I, containing claims 1-12 and 16-17), the use of peptides (Group II, containing claims 13-15 and 18-20), and the use of a histag sequence (Group III, containing claim 21).

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to Commissioner for Patents, Washington, D.C. 20231 on October 22, 2001.								
Kimberly N. Weld	lay							
(Name of Registered Repre	esentative)							
	10/22/2001							
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Applicants provisionally elect the claims of Group I (claims 1-12 and 6-17) with traverse in part. The Examiner has stated that the claims are not drawn to a single special technical feature. However, we note that Groups I and II share a technical feature. Claims 1-12 are related to antimicrobial peptides, not to the peptides alone; and claims 13-15 and 18-20 relate to the antimicrobial use of these peptides, i.e., the use of these peptides in the treatment of infections caused by several microbes (bacteria and/or fungi). The antimicrobial nature of the claimed peptides is specifically recited in the preamble of claim 1; the remaining claims of Group I depend from claim 1. Therefore, the claims of Groups I and II share a function, and that election of these two groups with a shared function should be permitted. Claims drawn to the same function do not meet the criteria given for independent inventions under PCT Rule 13.1. In view of the foregoing the applicants respectfully request that the requirement of election between the claims of Groups I and II be withdrawn upon reconsideration.

In view of the above amendment, remarks and response to the restriction requirement, claims 1 to 20 are believed to be in condition for allowance. Allowance of claims 1-20 is respectfully requested.

Respectfully submitted,

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